

SU-2019-000249

At a Special Term for Election Proceedings
of the Supreme Court of the State of New
York, County of Rockland, at the Courthouse
at 1 South Main Street, New City, New York on
the ___ day of February, 2019.

PRESENT:

Hon. _____
Justice of the Supreme Court

In the Matter of the Application of

NATHAN BUBEL and BRIAN DOWNEY,

Petitioners,

-against-

PHILIP GIGANTE, PAUL A. MARCHESANI, and
ANTHONY P. VALVO,

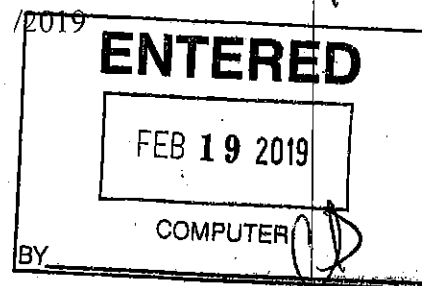
Respondents

and THE ROCKLAND COUNTY BOARD OF
ELECTIONS and VILLAGE OF AIRMONT
VILLAGE CLERK,

For an Order Pursuant to Sections 16-100, 16-102 and
16-116 of the Election Law, declaring invalid the
Independent nominating petitions purporting to
nominate the Respondents as candidates in the Village
of Airmont Election to be held on March 19, 2019.

Order to Show Cause to Invalidate

Index No. _____



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ROCKLAND COUNTY
BOARD OF ELECTIONS

Upon the reading and filing of the annexed Verified Petition of NATHAN BUBELL,
and BRIAN DOWNEY, duly verified on February 19, 2019; and upon the original village
independent nominating petitions naming Respondents PHILIP GIGANTE ("GIGANTE"), as
candidate for the Public Office of Mayor of the Village of Airmont, and PAUL A.
MARCHESANI, and ANTHONY P. VALVO (together with GIGANTE, hereinafter the

"Respondents-Candidates") as candidates for the Public Office of Trustee of the Village of Airmont, in the Village Election to be held on March 19, 2019, and upon all the papers and proceedings heretofore had herein, it is hereby

ORDERED, that the respondents named herein show cause before this Court at an IAS Term, Part _____ thereof, to be held at the Supreme Court Courthouse, 1 South Main Street, New City, New York, on the 25th day February, 2019, at 10:30 ~~9:00~~ A.M. of that day or as soon thereafter as counsel can be heard, why an order should not be made and entered herein

1. Declaring insufficient, defective, invalid, null and void the independent nominating petition filed with the Village of Airmont Village Clerk, purporting to designate Respondent PHILIP GIGANTE as a candidate for the Mayor of the Village of Airmont in the village election to be held on March 19, 2019;

2. Declaring insufficient, defective, invalid, null and void the independent nominating petition filed with the Village of Airmont Village Clerk, purporting to designate Respondent PAUL A. MARCHESANI as a candidate for the Trustee of the Village of Airmont in the village election to be held on March 19, 2019;

3. Declaring insufficient, defective, invalid, null and void the independent nominating petition filed with the Village of Airmont Village Clerk, purporting to designate Respondent ANTHONY P. VALVO as a candidate for the Trustee of the Village of Airmont in the village election to be held on March 19, 2019;

4. Enjoining, restraining, and prohibiting the ROCKLAND COUNTY BOARD OF ELECTIONS and the VILLAGE OF AIRMONT, VILLAGE CLERK from printing and placing the name of the said Respondents on the official ballots to be used at March 19, 2019 Village Election;

5. why the Petitioners should not have such other and further relief as to this Court ORDERED, that the respondent THE ROCKLAND COUNTY BOARD OF ELECTIONS be, and it hereby is, ordered and directed to produce upon the hearing of this order to show cause and all adjournments thereof and at such other time as the Court may direct, the aforesaid independent nominating petitions, cover sheet(s) and amended cover sheet(s) and any other documents purporting to designate petitioners together with the objections and specifications relating thereto, the report of the Clerks of the said THE ROCKLAND COUNTY BOARD OF ELECTIONS made on such objections and specifications, any written notification of a determination of non-compliance together with proof of service upon the candidate and any writing purporting to cure or correct said determination of non-compliance for examination by this Court and such other documents as the Court shall direct.

6. ORDERED, that the respondent VILLAGE OF AIRMONT VILLAGE CLERK be, and it hereby is, ordered and directed to produce upon the hearing of this order to show cause and all adjournments thereof and at such other time as the Court may direct, the aforesaid independent nominating petitions, cover sheet(s) and amended cover sheet(s) and any other documents purporting to designate petitioners together with the objections and specifications relating thereto, the report of the Clerks of the said VILLAGE OF AIRMONT VILLAGE CLERK made on such objections and specifications, any written notification of a determination of non-compliance together with proof of service upon the candidate and any writing purporting to cure or correct said determination of non-compliance for examination by this Court and such other documents as the Court shall direct.

SUFFICIENT CAUSE APPEARING THEREFOR, leave is hereby granted to the petitioner to submit upon the return day of this order to show cause, and on the argument and

hearing thereof, such additional affidavits, exhibits and other proof as may be necessary.

ORDERED that proof of service may be filed with the Court on the return date specified herein; and

SUFFICIENT CAUSE APPEARING THEREFOR, it is further

ORDERED, that service of a copy of this order to show cause, together with a copy of the papers upon which it is granted, on the respondent THE ROCKLAND COUNTY BOARD OF ELECTIONS be made by leaving a copy thereof to either Commissioner of the Rockland County Board of Elections or anyone authorized to accept service on behalf of THE ROCKLAND COUNTY BOARD OF ELECTIONS at 11 New Hempstead Road, New City, New York on or before the 19th day of February, 2019.

ORDERED, that service of a copy of this order to show cause, together with a copy of the papers upon which it is granted, on the respondent VILLAGE OR AIRMONT VILLAGE CLERK be made by leaving a copy thereof to either Commissioner of the Rockland County Board of Elections or anyone authorized to accept service on behalf of VILLAGE OR AIRMONT VILLAGE CLERK on or before the 19th day of February, 2019, or by sending it overnight mail through the United States Postal Service to the VILLAGE OR AIRMONT VILLAGE CLERK, on or before the 19th day of February, 2019, shall be deemed good and acceptable service.

i. and on the Respondent-Candidates PHILIP GIGANTE, PAUL A. MARCHESANI, AND ANTHONY P. VALVO either (1) by personal delivery of the same to such Respondent-Candidates pursuant to CPLR 308 on or before the 19th day of February, 2019; or (2) by personal delivery of the same to a person of suitable age and discretion at the addresses of such Respondent-Candidates set forth in said Independent nominating petitions and by enclosing the

same in a securely sealed and duly postpaid wrapper addressed to such Respondent-Candidates at the addresses set forth in the said Independent nominating petitions and by depositing the same in a Post Office branch or Post Office box regularly maintained by the United States Postal Service in the State of New York on or before the 19th day of February, 2019; or (3) by affixing the same to the door of the address of such Respondent-Candidates set forth in said Independent nominating petitions and by enclosing the same in a securely sealed and duly postpaid wrapper addressed to such Respondent-Candidates at the addresses set forth in said Independent nominating petitions filed with VILLAGE OR AIRMONT VILLAGE CLERK and by depositing the same in a Post Office Branch or Post Office box regularly maintained by the United States Postal Service in the State of New York on or before the 19th day of February, 2019; or (4) by delivering a copy thereof to a recognized overnight delivery carrier and/or the United States Postal Service, waiving the requirement of a signature, addressed to such Respondent-Candidates at the addresses set forth in said Independent nominating petitions filed with VILLAGE OR AIRMONT VILLAGE CLERK on or before the 19th day of February, 2019; (5) by enclosing the same in a securely sealed and duly postpaid wrapper addressed to such Respondent-Candidates at the address set forth in the Independent nominating petitions filed with VILLAGE OR AIRMONT VILLAGE CLERK and by depositing the same in a Post Office branch or Post Office box regularly maintained by the United States Postal Service in the State of New York on or before the 19th day of February, 2019, and that such service shall be deemed, due, timely, good and sufficient service thereof and such service shall constitute sufficient notice thereof.

ENTER

Ann Sherin *G. J. J.S.C.*

ROCKLAND COUNTY
BOARD OF ELECTIONS
2019 FEB 19 P 4 25

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF ROCKLAND

In the Matter of the Application of

NATHAN BUBEL and BRIAN DOWNEY,

Petitioners,

-against-

PHILIP GIGANTE, PAUL A. MARCHESANI, and
ANTHONY P. VALVO,

Respondents

and THE ROCKLAND COUNTY BOARD OF
ELECTIONS and VILLAGE OF AIRMONT VILLAGE
CLERK,

For an Order Pursuant to Sections 16-100, 16-102 and 16-116 of the Election Law, declaring invalid the Independent nominating petitions purporting to nominate the Respondents as candidates in the Village of Airmont Election to be held on March 19, 2019.

VERIFIED PETITION

Index No.

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ROCKLAND COUNTY
BOARD OF ELECTIONS

TO: THE SUPREME COURT OF THE STATE OF NEW YORK:

The petitioners, by their attorney, Daniel S. Szalkiewicz, respectfully shows and alleges:

1. The at all times hereinafter mentioned your Petitioner, NATHAN BUBEL was, and still is, a duly qualified voter of the State of New York. He resides at 26 Madison Hill Road, Airmont, NY 10901 and is entitled to vote in the March 19, 2019, Village of Airmont Election, and is currently a candidate.

2. The at all times hereinafter mentioned your Petitioner, BRIAN DOWNEY was, and still is, a duly qualified voter of the State of New York. He resides at 6 Edgebrook Lane,

Airmont, NY 10952 and is entitled to vote in the March 19, 2019, Village of Airmont Election, and is currently a candidate.

3. That the respondent ROCKLAND COUNTY BOARD OF ELECTIONS ("Board of Elections") was and is charged with the responsibility of the supervision of the conduct of official elections held in the Village of Airmont, New York State, including the duties of receiving and filing Independent Nominating Petitions for the Public Office in the Village of Airmont, County of Rockland, New York State, the review and determination of objections and specifics of objections to such Independent Nominating Petitions, notification of a determination of non-compliance, maintaining the permanent personal voter registration poll records of voters and official maps for the County of Rockland, and the preparation of official Village Election ballot for use in the County of Rockland, New York State.

4. That the respondent VILLAGE CLERK/TREASURE of the VILLAGE OF AIRMONT ("Village Clerk") was and is charged with the responsibility of the supervision of the conduct of official elections held in the Village of Airmont, New York State, including the duties of receiving and filing Independent Nominating Petitions for the Public Office in the Village of Airmont, County of Rockland, New York State, the review and determination of objections and specifics of objections to such Independent Nominating Petitions, notification of a determination of non-compliance, maintaining the permanent personal voter registration poll records of voters and official maps for the County of Rockland, and the preparation of official Village Election ballot for use in the County of Rockland, New York State

5. That on or about February 13, 2019 there were received by the VILLAGE CLERK certain papers allegedly constituting independent nominating petitions purporting

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designate for the March 19, 2019 Village Election the Preserve Airmont Party for the party positions as hereinafter set forth:

- (A) Name of Candidate: PHILIP GIGANTE
Place of Residence: 14 Edgebrook Lane
Airmont, New York 10952
Position: Mayor
- (B) Name of Candidate: PAUL A. MARCHESANI
Place of Residence: 12 Dawn Lane
Airmont, New York 10901
Position: Trustee
- (C) Name of Candidate: ANTHONY P. VALVO
Place of Residence: 1 Far View Terrace
Airmont, New York 10901
Position: Trustee

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BOARD OF ELECTIONS

6. That on behalf of Petitioners NATHAN BUBEL, BRIAN DOWNEY, and MIGDALIA PESANTE (hereinafter referred to as "Petitioners- Aggrieved Candidates"), there were filed with the VILLAGE CLERK on or about February 13, 2019, Independent Nominating Petitions designating said Petitioner for the March 19, 2019 Village Elections for the public office of Mayor for the Village of Airmont.

7. That on behalf of Petitioners NATHAN BUBEL, BRIAN DOWNEY, and MIGDALIA PESANTE (hereinafter referred to as "Petitioners - Aggrieved Candidates"), there were filed with the VILLAGE CLERK on or about February 13, 2019, Independent Nominating Petitions designating said Petitioners for the March 19, 2019 Village Elections for the public office of Trustee for the Village of Airmont.

8. Your Petitioners-Aggrieved Candidates are seeking designations for, and election to the Public Office for which a designation was purportedly made by the Respondent-Candidates Herein. Your Petitioners-Aggrieved Candidates are "Aggrieved Candidate" within the meaning of Section 16-102 of the Election Law and as such have standing to institute this proceeding. Your Petitioners-Aggrieved Candidates are duly qualified for the election to the subject Public Office.

9. Upon information and belief, that the aforesaid alleged independent nominating petitions filed by, or on behalf of, Respondents PHILIP GIGANTE, PAUL A. MARCHESANI, and ANTHONY P. VALVO are insufficient, ineffective and invalid, does not conform to the provisions of the Election Law and other Laws of the State of New York, and the Rules and Regulations of the NEW YORK STATE BOARD OF ELECTIONS, VILLAGE CLERK, and the BOARD OF ELECTIONS, and are null and void by reason of the facts and allegations set forth herein including but not limited to the annexed hereto and made part hereto and made part hereof as Exhibit 1. The Respondents BOARD OF ELECTIONS and VILLAGE CLERK should be restrained and enjoined from printing the name of said Respondents upon the official ballots of said Village Election.

10. Upon information and belief, the independent nominating petitions naming the Respondents as candidates for the aforesaid party positions is invalid by reason of the following facts:

- a. That the petition does not contain the minimum number of valid signatures of registered voters registered to vote as required for the designation.

- b. That many of the signers have not registered at the residences given in said petition and were not and are not qualified electors and their names cannot be counted as valid.
- c. That signatures to said petition were obtained in violation of law.
- d. That on some of the respective sheets of the purported petition, material alterations and/or additions were made thereon subsequent to the obtaining of the signatures and/or subsequent to the execution thereof by the subscribing witnesses.
- e. That many of the signatories set forth incomplete, insufficient, or untrue residence addresses, or no addresses.
- f. That many alterations, interlineations, erasures, and mutilations appear in dates, signatures and addresses of signatories.
- g. That many of those whose signatures appear on said purported petition had previously signed the same petition.
- h. That in some instances, the date of execution of witness statements is missing, incomplete, prior to signatures to which he/she claims to be attesting, or insufficient.
- i. That the date of some signatures is incomplete, missing, or inaccurate.
- j. That many persons signing said purported petition are not registered voters as stated although they allege on their sheets that they are registered.
- k. That many signatories failed to set forth their complete and true names.
- l. That in several instances, the addresses set forth for signers are incorrect, and in some instances, said addresses do not exist.

- m. That in some instances, the subscribing witnesses on the respective sheets inaccurately set forth the number of signatures contained on the sheets or did not set forth any number of signatures in the witness statement.
- n. That various persons who subscribed their names to the purported petition do not reside in the Village of Airmont.
- o. That some signatures are dated later than the dates of signatures appearing thereafter on the same sheet.
- p. That some signatures are dated prior to the dates of signatures appearing above them, on the same sheet.
- q. That many of those whose signatures appear upon said petition, had, prior thereto, or on the same date, signed another petition for the same office or position.
- r. That in some instances, the person whose name appears as the subscribing witness on a sheet also appears as a signatory on the sheet.
- s. That on some sheets, the person appearing as the subscribing witness is not a registered voter as stated, although it is stated that such person is registered.
- t. That many of the subscribing witnesses on respective sheets set forth incomplete, insufficient, or untrue residence addresses, or no addresses.
- u. That on some sheets, the name, address, number of signatures on sheet, date, and/or signature in the witness statement is illegible.
- v. That the Witness Identification information on some sheets is missing or incorrect.
- w. That the purported petition is invalid for other reasons, which will be established upon the hearing of this application.

11. Upon information and belief: that in other respects, many of the signatures and sheets may not be counted as valid.

12. Upon information and belief, Respondent-Candidate PHILIP GIGANTE acting as an attesting witness allowed someone other than the registered voter to sign for another without the voter's permission or consent in violation of the law and contrary to Respondent-Candidate sworn statement thereafter attested at the bottom of many pages that each of the individuals whose names are subscribed to this petition sheet containing 41 signatures, subscribed the same in my presence on the dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement shall subject me to the same penalties as if I had been duly sworn. The aforesaid fraudulent activity and perjury permeated the entire petition with forgeries, fraud and irregularities rendering the petitions invalid independent of the number of signatures on it.

13. Upon information and belief, Respondent-Candidate ANTHONY P. VALVO acting as an attesting witness allowed someone other than the registered voter to sign for another without the voter's permission or consent in violation of the law and contrary to Respondent-Candidate sworn statement thereafter attested at the bottom of many pages that each of the individuals whose names are subscribed to this petition sheet containing 30 signatures, subscribed the same in my presence on the dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement shall subject me to the same penalties as if I had been duly sworn. The aforesaid

fraudulent activity and perjury permeated the entire petition with forgeries, fraud and irregularities rendering the petitions invalid independent of the number of signatures on it.

14. More so, PHILIP GIGANTE subscribed that he witnessed sheets 5, 6, 14, 41, and 53. However, as detailed in Exhibit "1", many of the signatures were signed by other people than the voters with the candidates knowledge.

15. Additionally, those acting on behalf of PHILIP GIGANTE, and with his knowledge, collected fraudulent signatures. Specifically, these people are his relatives Andrew Gigante (sheet 10) and Christine Gigante (sheet 15).

16. More so, ANTHONY VALVO subscribed that he witnessed sheets 24, 25 and 26. However, as detailed in Exhibit "1", many of the signatures were signed by other people than the voters with the candidates knowledge.

17. Due to the extremely large number of signatures, constating a significant percentage of the total number of signatures submitted, witnessed by persons involved in the conduct alleged herein, Petitioners allege that the independent nominating petitions were permeated with fraud and involved in its entirety.

18. Due to the significant role in the Candidates campaign as alleged herein, the petitions should be deemed permeated with fraud.

19. Upon information and belief, that in other respects, many of the signature sheets may not be counted as valid; and that, in other respects, information and belief, the signers to the purported petition. The candidate, the candidate's agents, including but not limited to the campaign manager/coordinator and the subscribing witnesses were parties to fraudulent conducts; and upon information and belief, by reason thereof and on the basis of the allegations heretofore

set forth, the said purported independent nominating Petitions are permeated with fraud so as to vitiate it in its entirety.

20. That, in accordance with prior decisions of this and other Courts, whose decisions are controlling, Petitioners retain the right to submit proof establishing the invalidity or individual signatures and sheets on the purported petition not heretofore objected to, and of the purported petition itself, for reasons not heretofore specified, and Petitioners intend to exercise such right.

21. That your Petitioners request leave and reserve the right to submit upon the argument and hearing of this application, evidence by way of affidavits, testimony, and documentary proof to substantiate and support this application.

22. That Petitioners request Respondents, BOARD OF ELECTIONS and VILLAGE CLERK to produce upon the argument and hearing of this applications the aforesaid independent nominating petitions, cover sheet(s) and amended cover sheet(s), identification number application form(s) and any other documents purporting to designate the said Respondents candidate, together with the objections and specifications relating to the aforesaid independent nominating petitions, any written notification of a determination of non-compliance together with proof of service upon the candidate or contact person named therein, any writing purporting to cure or correct said determination of non-compliance, the permanent personal voter registration poll records of voters, computer generated registration lists for the last four (4) years and official maps for the County Rockland, State of New York, and the report of the Clerks of the said BOARD OF ELECTIONS made on such objections and specifications and additional records.

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23. Other than this proceeding, your Petitioners have no adequate, sufficient, or effective remedy at law.

24. That your Petitioners request leave to effect service of a copy of the order to show cause, together with a copy of the papers on which it is granted, upon the respondent-objector other than by personal service because:

- a. This proceeding must be instituted on or before February 19, 2019;
- b. Petitioners may, despite diligent effort, be unable to effect personal service upon such respondents on or before such date; and
- c. Petitioners are advised by their attorney that in election matters governed by Sections 16-100, 16-102 and 16-116 of the Election Law, orders granting alternative methods of service are routinely obtained.

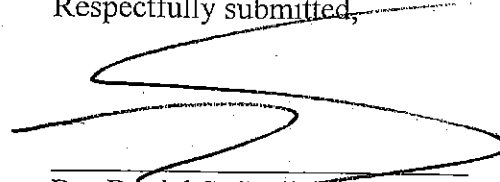
25. In order that issues with respect to the allegations of this Petition be joined expeditiously, it is respectfully requested that the Court fix the time within which the respective Answers of the Respondents shall be served upon your Petitioners' attorney.

26. No previous application by Petitioners has been made to this or any other court for the relief sought herein or for any similar relief.

WHEREFORE, your Petitioners respectfully prays for the relief request and for such other and further relief as to this Court may seem just and proper in the premises.

Dated: New York, New York
February 19, 2019

Respectfully submitted,



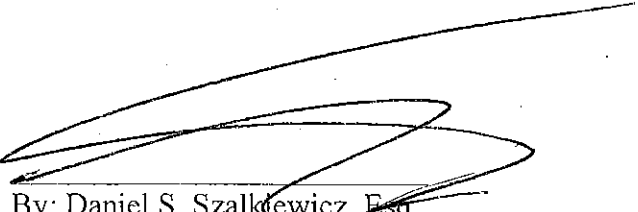
By: Daniel S. Szalkiewicz, Esq.
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New York, New York 10018
Telephone: (212) 706-1007
Fax: (914) 500-2315
Daniel@Lawdss.com

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ROCKLAND COUNTY
BOARD OF ELECTIONS

VERIFICATION

DANIEL S. SZALKIEWICZ, an attorney duly admitted to practice before the courts of the State of New York affirms that he is the attorney for Petitioners in the within proceeding; that he has read the foregoing Petition and believes the contents thereof to be true; that the same is true to his own knowledge, except as to matters therein stated to be alleged on information and belief, and that as to those matters, he believes it to be true; that his knowledge is based upon discussions with the Petitioners or their representatives and review of the documents and files pertaining to this matter; that the reason he is verifying this Petition is because Petitioner is not in the county in which he has his office.

DATED: New York, New York
February 19, 2019



By: Daniel S. Szalkewicz, Esq.

ROCKLAND COUNTY
BOARD OF ELECTIONS
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EXHIBIT 1

Page	Line	Objection
1	1	SDM, NR, F
1	2	F, SH, SDM, NR, NR
1	3	F, SH, SDM, NR
1	4	F, SH, SDM, NR – Susan signed for Chris (this one is her signature)
1	5	F, SH, SDM, NR – Susan signed for Chris (this is invalid)
1	6	PR, SDM, NR, F – significant difference in signature
1	10	PR, SDM, NR, F (all prior signatures say “Pat”)
2	1	PR, SDM, NR, F – not even close
2	2	PR, SDM, NR
2	3	PR, SDM, NR, F
2	4	SDM, NR, F
2	5	SDM, NR, F
2	6	PR, SDM, NR, F
2	8	SDM, NR, F
2	9	SDM, NR, F
3	2	F, SH, SDM, NR
3	3	F, SH, SDM, NR
3	4	F, SH, SDM, NR
3	5	SDM, NR, F
3	7	AI, F
3	8	AI, SDM, NR, F
3	9	NR
3	10	P, SDM, NR, F
4	2	WA, SDM, NR, F
4	3	SDM, NR, F
4	6	SDM, NR, F
4	8	SDM, NR, F
5	1	SWF
5	2	SWF, F, SH, SDM, NR
5	3	SWF, F, SH, SDM, NR
5	4	ALT, SWF
5	5	SWF, PR, F, SDM, NR, signed twice (p 15 l 9)
5	6	SWF, AI, SDM, NR, F
5	7	SWF, AI
5	8	SWF
5	9	SWF
5	10	SWF
6	1	SWF, SDM, NR, F
6	2	SWF, SDM, NR, F
6	3	SWF, SDM, NR, F, SH
6	4	SWF, SDM, NR, F, SH
6	5	SWF, SDM, NR
6	6	SWF,
6	7	SWF, NR, SDM, NR, no one by that name at that address

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 ROCKLAND COUNTY
 BOARD OF ELECTIONS

EXHIBIT 1

6	8	SWF, SDM, NR, F, SH
6	9	SWF, SDM, NR, F, SH
6	10	SWF, SDM, NR, F
7	1	PR, TE, SDM, NR, F
7	2	PR, TE, SDM, NR
7	3	TE
7	4	SDM, NR, F, ILLS
7	6	Ink not in black or blue
7	7	SDM, NR, F, SIL, ILLS
7	8	SMD, F, SIL
7	9	NR (No Sarah at address listed)
7	10	ALT, NR (no one with name at address listed)
8	1	ALT, SDM, NR, F
8	2	SDM, NR, F
8	3	AI, NR, SDM, NR
8	4	AI, NR, SDM, NR
8	5	AI, NR, DS, F, SH, Signed twice (Bloom)
8	6	AI, NR, F, SH
8	7	AI, NR, SDM, NR
8	8	NR, SDM, NR
8	9	AI, NR
8	10	AI, NR, SDM, NR
9	3	SDM, NR, F
9	4	F, SH
9	5	F, SH, Signed twice (Bloom)
9	6	DSP, ALT, SDM, NR
9	7	DSP, DOS
9	8	DOS, DSP
9	9	DOS, DSP
9	10	DSP, DOS, SDM, NR
10	4	NFN, SDM, NR
10	6	SDM, NR
10	7	F, SH, SDM, NR
10	8	AI, ILLS, NA
10	9	ALT
10	10	SDM, NR, F
11	1	ALT
11	3	NR
11	4	NR, SDM, NR, SH, F, NFN, ILLS
11	5	SDM, NR, SH, F, NFN, ILLS
11	8	F, SH, SDM, NR
11	9	F, SH, SDM, NR
12	1	ILLS, NFN, SWF, SDM, NR
12	2	SDM, NR, F, SH, SWF
12	3	SDM, NR, F, SH, SWF

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BOARD OF ELECTIONS

EXHIBIT 1

13	1	SDM, NR, F, SH,
13	3	SDM, NR, F, SH
13	4	SDM, NR, F, SH
13	5	SDM, NR, F, SH, NFN -- someone with same name signed later on page
13	6	SDM, NR, F, SH, NFN
13	7	SDM, NR, F, SH, NFN
13	8	SDM, NR, F, SH, NFN -- someone with same name signed earlier on page
13	9	ALT
13	10	PR
14	1	SWF, ALT, AI
14	2	SWF, ILLS, NLN
14	3	SWF, NLN, AI
14	4	SWF, NR (purged)
14	5	SWF, NR (purged)
14	6	SWF, AI
14	7	SWF, ILLS, F, ND, AI
14	8	SWF, ILLS, F, AI, ALT
14	9	SWF, AI, ALT
14	10	SWF, AI
15	2	ILLS, NFN, F, SDM, NR
15	3	SDM, NR, ILLS
15	4	NFN, F, SDM, NR
15	5	F, SDM, NR
15	6	ILLS, F, SDM, NR
15	7	ILLS, F, SDM, NR
15	8	ILLS, F, SDM, NR
15	9	PR, ALT, signed twice (p 515), SDM, NR
16	1	NSWD, SWF, F, ILLS, AI
16	2	NSWD, SWF, F, ILLS, AI
16	3	NSWD, SWF, F, ND, SDM, NR
16	4	NSWD, SWF, F
16	6	NSWD, SWF, F, SDM, NR, DSP
16	7	NSWD, SWF, F, NFN, SDM, NR, DSP
16	8	NSWD, SWF, F, SDM, NR, DSP
16	9	NSWD, SWF, F, ILLS, SDM, NR, DSP
16	10	NSWD, SWF, F, NFN, SDM, NR, DSP
17	1	ALT
17	3	F, SH, SDM, NR
17	4	F, SH, SDM, NR
17	8	F, SH, SDM, NR
17	9	F, SH, SDM, NR
17	10	F, SH, SDM, NR
18	1	SDM, NR, F, SAP 17
18	2	SDM, NR, F, SH

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18	4	NR, SDM, NR
18	3	SDM, NR, F, SH
18	6	SDM, NR
18	8	ILLS, ALT, AI
18	9	NR
18	10	ILLS, DOS, NR, SDM, NR
19	1	SWALT, F, ALT, ILLS, TE
19	2	SWALT,
19	3	SWALT, SDM, NR
19	4	SWALT,
19	5	SWALT, NFN, SDM, NR
19	6	SWALT,
19	7	SWALT,
19	8	SWALT, F, ILLS, NFN, DSM
19	9	SWALT, AI
19	10	SWALT,
20	2	ILLS, F, SH
20	3	ILLS, F, SH
20	8	NFN, SDM, NR, F
20	9	NFN, SDM, NR, F
20	10	DI
21	1	ALT
21	2	ILLS, F, SDM, NR
21	3	SH, SDM, NR, F
21	4	SH, SDM, NR, F
21	6	ILLS, SDM, NR, F
21	10	ILLS, SDM, NR, F
22	1	F, SH, SDM, NR
22	2	F, SH, SDM, NR
22	3	F, SH, SDM, NR
22	4	F, SH, SDM, NR
22	5	F, SH, SDM, NR
22	6	F, SH, SDM, NR
22	7	NFN, F, SH, SDM, NR
22	8	F, SH, SDM, NR, DI
22	9	F
22	10	F
23	1	NFN, PR, SDM, NR, F
23	2	PR, SDM, NR
23	3	PR, SDM, NR
23	4	PR, SDM, NR
23	5	ILLS
23	6	NFN, ILLS
23	9	ILLS
23	10	ILLS

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24	1	SWALT, SWF, AI
24	2	SWALT, SWF, ILLS, F
24	3	SWALT, SWF, NFN, SDM, NR, F
24	4	SWALT, SWF,
24	5	SWALT, SWF, ALT, SDM, NR
24	6	SWALT, SWF, NFN, SDM, NR, F
24	7	SWALT, SWF, NFN, SDM, NR, F
24	8	SWALT, SWF, NFN, SDM, NR, F
24	9	SWALT, SWF,
24	10	SWALT, SWF, ILLS, SDM, NR, "F", ALT
25	1	SWF, "F", SDM, NR, SH
25	2	SWF, "F", SDM, NR, SH
25	3	SWF, "F", SDM, NR, SH
25	4	SWF, MFM, PR, SDM, NR, "F"
25	5	SWF, PR
25	6	SWF, "F", DS
25	7	SWF, ILLS
25	8	SWF, ILLS
25	9	SWF, ILLD, ILLS, DI
25	10	SWF, DI
26	1	SWF, SWALT, DI, "F", SDM, NR, SH
26	2	SWF, SWALT, DI
26	3	SWF, SWALT, DI, "F", SDM, NR, SH
26	4	SWF, SWALT, "F", SDM, NR, SH, DI
26	5	SWF, SWALT, "F", SDM, NR, SH, DI
26	6	SWF, SWALT, "F", SDM, NR, SH, DI
26	7	SWF, SWALT, DI
26	8	SWF, SWALT, "F", SDM, NR, SH, DI
26	9	SWF, SWALT, "F", SDM, NR, SH, DI
26	10	SWF, SWALT, DI
27	3	SH, "F", SDM, NR
27	4	SH, "F", SDM, NR
27	5	SH, "F", SDM, NR
27	6	SH, "F", SDM, NR
28	1	ALT
28	3	ILLS, NFN
28	8	ALT
28	9	PR
28	10	DI
29	1	SWALT, SWILL, SW, SWF
29	2	SWALT, SWILL, ILLS, "F", SDM, NR, SWF
29	3	SWALT, SWILL, ILLS, "F", SDM, NR, SWF
29	4	SWALT, SWILL, ILLS, "F", SDM, NR, SWF
29	5	SWALT, SWILL, SWF
29	6	SWALT, SWILL, SWF

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29	7	SWALT, SWILL, NFN, "F", SWF
29	8	SWALT, SWILL, NFN, "F", SWF
29	9	SWALT, SWILL, SWF
29	10	SWALT, SWILL, SWF
30	1	"F", SDM, NR, ILLS, NFN
30	2	"F", SDM, NR, ILLS, NFN
30	3	"F", SDM, NR, ILLS, NFN
30	4	"F", SDM, NR, ILLS, NFN, TE
31	1	ALT, PR, SDM, NR
33	1	SWALT,
33	2	SWALT, DSP
33	3	SWALT, DSP
34	1	"F", SDM, NR, NFN,
35	2	NFN
36	1	SWALT, TE
37	1	SWILL, SWALT, SWP, P, ILLS, AI,
37	2	SWILL, SWALT, SWP, P, ILLS, AI,
37	3	SWILL, SWALT, SWP, P, ILLS, AI,
37	4	SWILL, SWALT, SWP, SDM, NR, ILLS, AI
38	1	AI, SWAI, ILLS
39	1	SWALT,
39	2	SWALT, NFN, ILLS
39	3	SWALT, NFN
39	4	SWALT,
39	5	SWALT, NFN, SDM, NR, ILLS
40	3	"F"
40	4	"F"
40	6	ILLS, NFN
41	1	SWF, "F", NFN, SH, SDM, NR
41	2	SWF, "F", NFN, SH, SDM, NR
42	4	SDM, NR
43	1	"F"
43	4	NFN, ILLS, "F"
43	5	ILLS
43	6	AI
43	7	AI
44	1	ND,
44	2	ND, ALT
44	3	ND,
44	4	ND,
44	5	ND, PR, "F", SDM, NR, "SH"
44	6	ND, PR, "F", SDM, NR, "SH"
44	7	ND, PR, "F", SDM, NR, "SH"
44	8	ND, PR, "F", SDM, NR, "SH"
44	9	ND, PR, "F", SDM, NR, "SH"

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45	1	PR, H, "F", DR
45	2	PR, H, "F", DR
45	3	ILLS, ALT
45	4	AI
45	7	NFN, SDM, NR
45	9	AI
46	1	OD, AI
46	2	OD, AI
47	1	SWF, SWSDM, NR
47	2	SWF, SWSDM, NR
47	3	SWF, SWSDM, NR
48	1	SWALT,
48	2	SWALT,
48	3	SWALT,
48	4	SWALT, "F", NFN, SDM, NR
48	5	SWALT, "F", NFN, SDM, NR
48	6	SWALT, PR
48	7	SWALT, Alt
48	8	SWALT,
49	2	ILLS, NFN, SDM, NR
50	7	NFN, SDM, NR
50	8	ALT
51	1	ALT, SWWNS
51	2	SWWNS
51	3	SWWNS
51	4	SWWNS, "F", SDM, NR,
51	5	SWWNS, "F", SDM, NR,
51	6	SWWNS, "F", SDM, NR,
51	7	SWWNS, "F", SDM, NR,
51	8	SWWNS, "F", SDM, NR,
51	9	SWWNS, "F", SDM, NR,
51	10	SWWNS, "F", SDM, NR,
52	1	OD, AI
52	2	OD, AI
52	3	OD, AI
52	4	OD, AI, "F", SDM, NR
52	5	OD, AI, "F", SDM, NR
52	6	OD, AI, "F", SDM, NR
52	7	OD, AI, "F", SDM, NR
52	8	OD, AI, "F", SDM, NR
52	9	OD, AI, "F", DI, SDM, NR
53	1	SWF,
53	2	SWF,
53	3	SWF, AI
53	4	SWF,

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53	5	SWF,
53	6	SWF,
53	7	SWF,
53	8	SWF,
53	9	SWF,
54	1	SWAI
54	2	SWAI
54	3	SWAI
54	4	SWAI, DI
54	5	SWAI, PR
54	6	SWAI
54	7	SWAI
58	1	"F", SDM, NR
58	2	"F", SDM, NR
61	1	PR, SDM, NR, "F"
61	2	PR, SDM, NR, "F"
61	3	PR, SDM, NR, "F"
62	4	AI
62	5	AI
63	1	SWALT, PR
63	2	SWALT,
63	3	SWALT,
63	4	SWALT, PR
63	5	SWALT, PR
63	6	SWALT, PR
63	7	SWALT, PR

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EXHIBIT 1

Reference Key

NFN- No First Name

F- Forgery

ALT- alteration without initials or initials other than witness or signer

SH- similar handwriting/fraud

SWF- Subscribing witness committed fraud

DSP- Date of witness statement is prior to the date of signature

SWALT- witness info altered

SWND- Subscribing witness no date

ILLS- illegible signature

ND- no date

ILLD- illegible date

PR- signature is printing

DOS- date out of sequence

SW- signature of subscribing witness

NA- no address listed for the signer

SDM- signature does not match

AI- address incomplete or illegible

SWAI- subscribing witness address incomplete or illegible

OD- out of district

DI- date incomplete

DS- signator previously signed the same petition

SWWNS- Wrong number of signatures stated in the subscribing witness statement

NFN- no first name

SWSDM- subscribing witness signature does not match

ILLS- illegible signature

PR- printed

P- not in pen

ND- no date on subscribing witness statement

SWP- subscribing witness signature not in pen

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EXHIBIT 1

TE- date of signature is prior to first date of circulating petitions

DSP- date of witness statement is prior to date of signature

DI- date incomplete

ILLD- illegible date

NR- not registered as per the BOE records

SII.- Subscribing witness illegible

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